IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 2932 of 1986

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

1. Whether Reporters of Local Papers may be allowed : NO

to see the judgements?

2. To be referred to the Reporter or not? : NO

3. Whether Their Lordships wish to see the fair copy : NO of the judgement?

4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?

5. Whether it is to be circulated to the Civil Judge? : NO

R I PATEL

Versus

303/AREA DEVELOPMENT COMMI.

Appearance:

MR AM PAREKH for Petitioner
MS MANISHA LAVKUMR for Respondent No. 1, 2, 3

CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 04/08/2000

ORAL JUDGEMENT

1. Shri Parekh submits that other employees identical to the petitioner have already been granted the relief by the Department as available to this class of persons under Government Resolution dated 17th October, 1988 as amended from time to time, and this petition may

be disposed of giving direction to the respondents to decide the representation which petitioner will make within short period after considering the cases of those persons as well as the decision given in their cases by this Court. He made reference to the decision of this Court given in special civil application No.2599 of 1986, 2566 of 1986 and special civil application No.984 of 1986 decided on 9th August, 1997.

- 2. This is an innocuous request made by the counsel for the petitioner and there may not be any objection in grant thereof by this Court from the other side.
- 3. In the result, this petition is disposed of in terms that the petitioner may file a representation to the respondent No.1 in respect of his grievance made in this special civil application within a period of 15 days from today. He has to enclose to this representation, all the documents on which he relies in support of his case and if such a representation is made within the period as stipulated above, the respondent No.1 shall decide the same within a period of two months next. Where the grievance of the petitioner is not acceptable, a reasoned order be passed and copy of the same be sent to the petitioner by registered post A.D.. In case of any order adverse to the petitioner is passed by the respondent No.1, liberty is granted to him for revival of this special civil application in case of difficulty. The special civil application and Rule stand disposed of accordingly with no order as to costs.
